| , •         | Case 5:16-cv-00834-MAD-DEP Document  | 1 Filed 07/08/16 Page 1 of 5                  | ED          |
|-------------|--|---|-------------|
|             | ·  |   | 8 2016      |
|             |  | AT 0'Cl                                       | OCK         |
|             | ITED STATES DISTRICT COURT RTHERN DISTRICT OF NEW YORK                       | Lawrence K. Baerr                             |             |
| <del></del> |  | 0.7   | . (-) :   T |
| ochelle     | Clemon Plaintiff(s)  | Civil Case No.: 5:16-CV-83                    | H (DHI)     |
| : C No      | How vs.  | CIVIL   |             |
| no Bra      | Her )  | RIGHTS<br>COMPLAINT                           |             |
| H. Blit     | Typan Defendant(s) )   | PURSUANT TO                                   |             |
| time Con    | DK   | 42 U.S.C. § 1983                              |             |
|             | Plaintiff(s) demand(s) a trial by: JURY                                      | COURT (Select only one).                      |             |
|             | riaminn(s) demand(s) a mai by  | COCKI (BORDET SILLY STAD).                    |             |
| -           |  |   |             |
|             | Plaintiff(s) in the above-captioned action, allege(s                         | ) as follows:                                 |             |
| •           |  |   | ·           |
|             | JURISDICTION   |   |             |
|             | U.S.C. § 1983. The Court has jurisdiction over the 1343(3) and (4) and 2201. | is action pursuant to 28 U.S.C. 99 1331,      |             |
| •           | PARTIES  |   | :           |
| 2.          | Plaintiff: hochelle Coleman  | 2   |             |
|             | Address: 231 Cilac Street  |   |             |
|             |  | G.C.  |             |
| •           | Syracuse, My 1321  | <i>/}</i>                                     |             |
|             |  |   |             |
|             | 4 1 1 2 1 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2                                      | hart of manage                                |             |
|             | Additional Plaintiffs may be added on a separate s                           |   |             |
| 3.          | a. Defendant: Arline Brack   | Shoul   |             |
|             | Official Position:   | Harrey 5                                      |             |
| •           | 1121 20  | -1 -1 -1 -1                                   | • .         |
|             | Address: 701 Montgome  | ry Stree!                                     |             |
|             | Suracms  | UM 13202 .                                    |             |
|             | r1,  | 7 R   |             |
|             |  | <u>, , , , , , , , , , , , , , , , , , , </u> |             |
|             |  |   |             |

Case 5/16-cy-00834-MAD-DEP/Hoodment 1 Filed 07/08/16 Page 2 of 5

106 Bra offerd Parkway

Symuse, My 1 3224

Recial Rights

42 M.S. J 1983

| b. | Defendant: Orland Brad Shaw                               |
|----|---|
|    | Official Position:  |
|    | Address: 30/ E. www. shingles + #510                      |
|    | Syracuse, Ny 13202  |
|    |   |
|    |   |
| c. | Defendant: Christine Cock                                 |
|    | Official Position:  |
|    | Address: 42/1 351 5 Warren 5 Freed                        |
|    | Syracuse, My 13202  |
|    | # Floor   |
|    | and Defendants were he added on a congrete sheet of paper |

Additional Defendants may be added on a separate sheet of paper.

FAC

4.

Set forth the facts of your case which substantiate your claim of violation of your civil and/or Constitutional rights. List the events in the order they happened, naming defendants involved, dates and places.

Note: You must include allegations of wrongful conduct as to EACH and EVERY defendant in your complaint. (You may use additional sheets as necessary).

Country Civil, human & disability rights because of his
cum personal discriminations & not the law or Facts.

Athere Broodshaw—our history in court has shown this
lawyer to be very corrupt and abusive to children.

She works in and for in justice and not the best
intest of my children. Shame on her
isa Blitman - Stood up and agreed know field well my
children were in no harm and tried to get
me to agree to let my Hios go for the
Summer.

Clinistine Cook—was a Friend to the court of opposition &
Earlied to do her Job and object when asked all.

## CAUSES OF ACTION

Note: You must clearly state each cause of action you assert in this lawsuit.

5.

## FIRST CAUSE OF ACTION

My Family & I did not have a fair frial,
the entire case was started in retaliation
and fueled by corruption. I love my Kids
and take of them and this court
official violated my family's rights.

## SECOND CAUSE OF ACTION

The attorneys violated their core of ethics by going on the record with accusations of unsurities.

In court you have to have facts and wot use the court to harass and discriminate against me and my family and abuse my Kids in the process.

THIRD CAUSE OF ACTION

These attorneys harrassed, Discriminated, threaten And took my Kids because I would not sign their unread paperwork. They are evil. They hart my Kids retaliating after me. The should wever work in this field and be disbored!

## 6. PRAYER FOR RELIEF

| WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief: |
|--|
| I pray that you fire these lawyers   |
| and never letthem practice law in  |
| this country and pay me & my Kids for  |
| the emotional & mental tourment of \$3,000,000 della                           |
| I declare under penalty of perjury that the foregoing is true and correct.     |
| DATED: 7 /7 /16  |
| Kalelle Coleman  |
| Rhell Cleme  |
| Signature of Plaintiff(s)  |
| (all Plaintiffs must sign)   |

02/2010